

CRIMINAL CAUSE FOR PLEADINGUSA - v - Kontogiannis ETALDocket No.: 09CR 360[KAM]

DOCKET &amp; FILE

Defendant: Jonathan Rubin present       not present     custody       bailDef. Counsel: Robert Curtis Gottlieb & Justin Henrich present       not present     CJA     RET     LASAUSA : Jonathan Green &  
Duncan LevinClerk/Deputy Sandra JacksonCourt Reporter : Michelle Nardone

Case Called

Defendant's First Appearance

Defendant:  Sworn  Arraigned  Informed of Rights

Waiver of Indictment Executed for Defendant

Superceding Indictment/Information Filed

Bench Warrant Issued:

Defendant Withdraws Not Guilty Plea and Enters Guilty Plea to Count(s) DNR of the Superseding Information/Indictment

Court Finds Factual Basis for the Plea

Sentencing is scheduled for 11/2/10 at 2:15pm.

Bail/Bond:  Set  Continued for Defendant  Continued in Custody

Case Adjourned to     /    /     at                   

Court accepts the Plea of Guilty.

Transcript Ordered

Counsel are advised that they are expected to follow Federal Rules of Criminal Procedure 32 with regards to objections to the Presentence Report (PSR). Opposing counsel must respond to PSR within two weeks. PSR objections must be directed to the probation officer, but need not be filed via ecf.

Sentencing motions/submissions (apart from PSR objections) shall be submitted as follows: defendant's submissions must be filed by 10/14/10, the government shall respond by 10/21/10. Reply by defendant, if any, shall be submitted by 10/28/10. The parties shall provide two hard courtesy copies of all sentencing submissions to chambers and one copy to the Probation Department.